THE HONORABLE ROBERT S. LASNIK

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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

BRUCE KEITHLY, DONOVAN LEE, and EDITH ANNA CRAMER, individually and on Behalf of all Other Similarly Situated,

Plaintiffs.

v.

INTELIUS, INC., A Delaware Corporation; and INTELIUS SALES, LLCS, A Nevada Limited Liability Company,

Defendants.

Case No. C09-1485 RSL

WITHDRAWAL OF PLAINTIFFS'
MOTION TO SUPPLEMENT
COMPLAINT & NOTICE OF
CONSENT TO FILE AMENDED
COMPLAINT

Plaintiffs hereby withdraw their Motion to Consolidate Cases Prior to Motion to Dismiss or, in the alternative, to Supplement the Keithly Complaint. (Doc. # 47). Pursuant to Federal Rule of Civil Procedure 15(a)(2), Plaintiffs have received written consent from opposing counsel to file the amended pleading submitted as Exhibit A to the Swope Declaration filed on April 29, 2010. (Dkt # 48) Accordingly, Plaintiffs' file a clean version (without redlines) of such supplemental pleading herewith.

LAW OFFICES OF

KELLER ROHRBACK L.L.P.

1201 THIRD AVENUE, SUITE 3200 SEATTLE, WASHINGTON 98101-3052 TELEPHONE: (206) 623-1900 FACSIMILE: (206) 623-3384

1	DATED this 10th day of May, 2010.	
2		
3		s/ Mark A. Griffin
		Mark A. Griffin, WSBA #16296 Karin B. Swope, WSBA #24015
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10]	P.L.L.C.
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14		Counsel for Plaintiffs Bruce Keithly, Donovan Lee and Edith Anna Cramer
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1	<u>CERTIFICATE OF SERVICE</u>	
2	I hereby certify that on May 10, 2010, I caused to be served a true and correct copy of the	
3	WITHDRAWAL OF PLAINTIFFS' MOTION TO SUPPLEMENT COMPLAINT & NOTICE OF CONSENT TO FILE AMENDED COMPLAINT on the following recipients via the method	
5		
6	indicated:	
7 8	Arthur W. Harrigan, Jr., WSBA #1751 Tyler Farmer, WSBA #39912 DANIELSON HARRIGAN LEYH & TOLLEFSON, LLP 999 Third Avenue, Suite 4400 Via ECF Via Hand Delivery Via U.S. First Class Mail Via facsimile to (206) 623-8717	
9 10	Seattle, Washington 98104 Telephone: (206) 623-1700 Via email to: arthurw@dhlt.com; and tylerf@dhlt.com	
11	Attorneys for Intelius, Inc and Intelius Sales, LLC	
12		
13	DATED this 10th day of May, 2010.	
14 15		
16	/s/ Mark A. Griffin	
17	Mark A. Griffin	
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22 23		
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WITHDRAWAL OF PLAINTIFFS' MOTION TO SUPPLEMENT COMPLAINT & NOTICE OF CONSENT TO FILE AMENDED COMPLAINT (C09-1485) Page - 3

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